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Attorney for the Commission Staff

**BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION**

**IN THE MATTER OF EAGLE WATER )  
COMPANY'S APPLICATION FOR ) CASE NO. EAG-W-15-01  
AUTHORITY TO IMPLEMENT A )  
CUSTOMER SURCHARGE ) MOTION TO FURTHER SUSPEND  
) PROPOSED EFFECTIVE DATE  
)**

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COMES NOW the Staff of the Idaho Public Utilities Commission, by and through its attorney of record, Brandon Karpen, Deputy Attorney General, and respectively moves the Commission to further suspend the proposed effective date in this matter for an additional 90 days, until June 8, 2016, pursuant to the Commission's authority under *Idaho Code* § 61-622 and Rule 256 (IDAPA 31.01.01.256). The parties in this case (Staff and Eagle Water) have agreed to further suspend this matter to allow the parties additional time to resolve this matter.

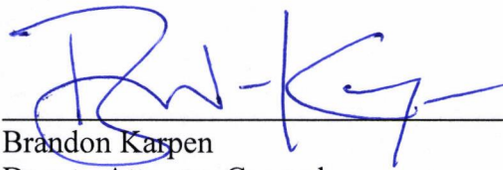
On November 10, 2015, Eagle Water filed the underlying Application seeking authority to implement a 53.82% surcharge on customers' water usage. Eagle Water requested that its Application be processed via Modified Procedure and that the surcharge become effective in approximately 30 days. On December 3, 2016, the Commission issued Order No. 33430 suspending the proposed effective date for a period of 90 days, until March 10, 2016.

Staff and Eagle Water, the only parties to this action, have worked diligently towards resolving the request in a manner that is fair, equitable, and sustainable to ratepayers and the Company. This review has taken longer than the initial 90-day suspension. Both parties agree that good cause exists to further extend the effective date by an additional 90 days. Accordingly, Staff and Eagle Water jointly request that, pursuant to *Idaho Code* § 61-622, the Commission

MOTION TO SUSPEND  
PROPOSED EFFECTIVE DATE

issue an Order to further suspend the proposed effective date for an additional 90 days, until June 8, 2016. The parties anticipate that this matter can be fully resolved within that timeframe.

Respectfully submitted this 4<sup>th</sup> day of March 2016.



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Brandon Karpen  
Deputy Attorney General

N:EAG-W-15-01\_bk\_Motion

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT I HAVE THIS 4<sup>TH</sup> DAY OF MARCH 2016, SERVED THE FOREGOING **MOTION TO FURTHER SUSPEND PROPOSED EFFECTIVE DATE**, IN CASE NO. EAG-W-15-01, BY MAILING A COPY THEREOF, POSTAGE PREPAID, TO THE FOLLOWING:

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SECRETARY